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APPLICATION NO.	FII	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/531,295	95 03/20/2000		Kevin M. Williams	3608.110	6019
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Howard L Ro			EXAMINER		
7315 Wisconsi Suite 601 N	n Avenu	ie	JOHNSON, BLAIR M		
Bethesda, MD 20814				ART UNIT	PAPER NUMBER
				3634	
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Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.				5				
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Blair M. Johnson 3634	Office Action Summary		09/531,295	WILLIAMS, KEVIN M.				
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Edentions of time may be available under the provisions of 3 CFR 1.18(a), in no event, however, may a reply be timely filed after SEX (S) MONTHS from the mailing date of this communication. Edentions of time may be available under the provisions of 3 CFR 1.18(a), in no event, however, may a reply be timely filed after SEX (S) MONTHS from the mailing date of this communication. Edentions of time may be available under the provisions of 3 CFR 1.18(a), in no event, however, may a reply be timely filed after SEX (S) MONTHS from the mailing date of this communication. Filed to reply veible the set or extended period for reply will, by detailable period will apply and will applies SEX (MONTHS from the mailing date of this communication. Filed to reply veible the set or extended period for reply will, by detailable, cause the application to become ABANDOHED (S) U.S.C. § 133). Any reply received by the Office lates then then woman size that the mailing date of this communication. Filed the set of timely filed, may reduce a may Status 1) ■ Responsive to communication(s) filed on Q4 September 2001. 3) ■ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) ■ Claim(s) is/are allowed. 6) ■ Claim(s)			Examiner	Art Unit				
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THE MAILING DATE OF THIS COMMUNICATION. Edentises of time may be waited under the provisions of 3 CPR 1.15(6). In no event, however, may a reply be limbly filed after SX (6) MONTHS from the mailing date of this communication. If this purpoid or exply sendina below the sine harmonic of the communication or the provision of the			ears on the cover sheet with the c	orrespondence address				
2a) This action is FINAL. 2b) This action is non-final. 3 Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s)	THE N - Exter after - If the - If NO - Failui - Any n earne	MAILING DATE OF THIS COMMUNICATION. Isions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing	16(a). In no event, however, may a reply be tin within the statutory minimum of thirty (30) day fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
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Art Unit: 3634

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1. Claims 1-11 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

As shown in Figs. 1-4, the tape is not shown, therefore suggesting that the tape is inside the tubes. This is inconsistent with the remaining figures which show the tape mechanism outside of the tubes. In claim 11, loops are said to be located at the "bottom level" of the canisters. This location of the loops is not disclosed.

2. Claims 3-5 and 11 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claims 3-5, "said structure" is ambiguous since the preamble also recites "A structure".

In claim 5, there is no antecedent basis for "the patio"

3. Claims 1-8 are rejected under 35 U.S.C. 102(b) as being anticipated by French patent No. 2,594,480.

The "structure" reads on the tube 2 in which the screen is rolled. The top of the tube is above the screen thereinside. The patio has not been recited, as additionally made clear by Applicant in his remarks. The canisters 3,4, are supported completely, thereby being supported "from top to bottom".

4. Claims 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over French '480.

Art Unit: 3634

While it is not clear if the screen of '480 is opaque, since most screens are opaque, it would have been obvious to modify '480 whereby his screen is opaque so as to obscure vision therethrough.

Concerning claim 10, such one-way fabrics are well known and using such in the roller shade art would have been obvious so as provide privacy.

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Claim 11 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Applicant's arguments have been fully considered but they are not persuasive. A portion of the 112(1) rejection has been overcome while another portion thereof has not been overcome and has not been addressed. Claim 11 is now objected to, based upon reconsideration by the Examiner. The arguments directed to the art rejections appear to be directed to another case, possibly 09/425308. This amendment has serial number 09/425308 attached thereto. However, for reasons mentioned in footnote 2 of the Decision on Petition of 9-25-01, in addition to Applicant's own docket number being attached to this amendment, and the fact that the amendments to the claims are directed toward the invention of 09/531295, it is assumed that this amendment is intended to be directed to 09/531295.

Art Unit: 3634

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Blair M. Johnson whose telephone number is (703) 308-0526. The examiner can normally be reached on Mon.-Fri., 6:30-3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel P. Stodola can be reached on (703) 308-2686. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3597 for regular communications and (703) 305-3597 for After Final communications.

Art Unit: 3634

Page 5

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 306-4177.

Blair M. Johnson

Primary Examiner Art Unit 3634

December 6, 2001 Tel (703) 308-0526 Fax (703) 305-3597